IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA : CRIMINAL

:

VS.

.

AARON BOGDANOFF : NO. 12cr190-06

ORDER

AND NOW, this 29th day of May, 2013, upon consideration of the Omnibus

Motion of Defendant Aaron Bogdanoff (Document No. 112) and the government's response, IT

IS HEREBY ORDERED that:

1. Defendant's request for notice of government intention to use evidence is

DENIED as overbroad and vague without prejudice to the right of the defendant to request

government evidence that is subject to pretrial disclosure pursuant to the Federal Rules of

Criminal Procedure or the principles of *Brady v. Maryland* or other appropriate case law.

2. Defendant's motion for government agents to retain rough notes and writing is

GRANTED by agreement of counsel, subject to further order of court with reference to the

disclosure of those notes to the defendant.

3. Defendant's motion for early disclosure of Jencks Act material is **GRANTED**

by agreement of counsel, the government having alleged that it has already disclosed most of the

Jencks Act material and that the balance will be disclosed on or before October 4, 2013, more

than three weeks before trial.

4. Defendant's motion for disclosure of government's intention to introduce

evidence of prior bad acts or convictions of the defendant is DISMISSED as moot in that the

government alleges that it does not intend to introduce any prior bad acts or prior convictions

other than those described in the indictment as to the defendant.

5. Defendant's motion to join all motions filed by co-defendants is **DENIED**.

s/William H. Yohn Jr.

William H. Yohn Jr., Judge